

Government have requested that the various Departments of this Government, including the Electricity Department, be addressed in the matter of utilising the services of these galvanising works, Mettur Dam in respect of their needs.

All Government Departments are requested to take advantage of the facility available whenever required, provided the charges are competitive.

By Order and in the name of the Governor of Mysore,

S. N. KALABHAIRAVAN,

*Under Secretary to Government,  
Commerce and Industries Department.*

#### LOCAL SELF-GOVERNMENT AND PUBLIC HEALTH SECRETARIAT

**Issues Orders cancelling the Orders approving amendment regarding Double Riding on Bicycles in the Corporation Area, Bangalore:**

READ—

Government Order No. LLH 122 CRB 57, dated 8th June 1959 sanctioning the proposal of the Bangalore Corporation to amend bye-law No. 30(2) of the Bye-laws for the regulation of traffic in Public Streets, etc.

ORDER No. LLH 122 CRB 57, DATED BANGALORE, THE 23RD JULY 1959.

Government have since noticed that by virtue of the provisions of the Mysore Traffic Control Act, 1956, the power to make rules for the control of traffic and the power to alter traffic Bye-laws made by the Corporation, vests in the State Government and the Corporation is not competent to make the amendment. In view of this position the Government Order cited above is therefore cancelled.

Necessary further action will be taken to amend the Bye-laws in question under the Mysore Traffic Control Act, 1956 having regard to the decision taken by the Corporation of the City of Bangalore.

By Order and in the name of the Governor of Mysore,

B. R. VERMA,

*Under Secretary to Government,  
Local Self-Government and  
Public Health Department.*

#### PUBLIC WORKS AND ELECTRICITY SECRETARIAT

**Saunders the Delegation of Financial Powers to the Assistant Engineers and Sub-Division Officers in independent charges of Sub-Divisions.**

READ—

Government Order No. PWD 450 EWG 57, dated 18th November 1957 constituting a Committee to examine, *inter alia*, the present codal provisions in respect of the Chief Engineers, Superintending Engineers, Executive Engineers and Assistant Engineers in the Public Works Department and to suggest the general basis on which and the directions in which modifications may be made, including further delegation of powers to them.

2. Report of the Committee constituted in the Government Order dated 18th November 1957 read above in regard to delegation of enhanced powers to the Chief Engineers and other Officers of the Public Works Department.

3. Government Order No. PWD 16 SCO 59, dated 26th March 1959, according sanction to the delegation of enhanced powers to the Chief Engineers and Superintending Engineers and Executive Engineers of the Public Works Department and the Hydro-Electric Construction Projects.

ORDER No. PWD 62 SCO 59, DATED BANGALORE, THE 3RD JULY 1959  
(ASHADHA 12, SAKA ERA 1881).

The Public Works Department Re-organisation Committee who have examined the question of delegation of powers to the departmental Officers have recommended the delegation of certain financial powers to the Assistant Engineers/Sub-Division Officers of the Public Works Department in order to eliminate delays, to

facilitate settlement of claims and to help speedy execution of works. After a careful consideration of the recommendation of the Committee, Government are pleased to sanction the delegation of the following powers to the Assistant Engineers and Sub-Division Officers in independent charges of Sub-Divisions till the end of March 1961.

Nature of powers :

1. Sanction to estimates—
  - (a) Administrative approval to original works. Can accord administrative approval as well as technical sanction up to Rs. 3,000 in each case in regard to works including irrigation works which are specifically provided in the Budget.
  - (b) Technical sanction.
2. Repairs—  
Ordinary repairs. Can sanction estimates to the extent of Rs. 3,000 for each work subject to budget allotment.
3. Purchase of Tools and Plant. Can sanction purchase of tools and plant up to Rs. 500 to the extent of provision in the estimate and in the Budget.
4. Repairs to lorries, tractors, etc. Up to Rs. 250 in each case.

By Order and in the name of the Governor of Mysore,

V. SHANKARAPPA,

*Under Secretary to Government,  
Public Works Department.*

REVENUE SECRETARIT

Depositing the Award amounts in Courts in land acquisition cases.

CIRCULAR

No. RDH 11 LQM 59, DATED BANGALORE, THE 11TH AUGUST 1959.  
(SHRAVANA 20, SAKA ERA 1881).

The following instructions for the guidance of officers dealing with land acquisition cases are issued regarding the need for depositing award amounts in Courts immediately to prevent the liability of Government for payment of accumulated interest.

1. Under the scheme of the Land Acquisition Act, once the award is declared and possession is taken, it is necessary to make payment of the award amount. Section 28 of the Land Acquisition Act, 1894, provides for payment of interest on the award amount from the date on which the possession of the land is taken. Therefore, in all cases, where possession is taken before the award is passed, it is essential that the amount is paid or deposited immediately after the award, to prevent accumulation of interest.

2. Normally, four types of cases arise in matters where awards are passed in Land Acquisition cases and payments are required to be made by Government either on behalf of some departments or local bodies. Such cases are—

- (1) Where an award is passed by the Land Acquisition Officer and the valuation is accepted by the owner of the land;
- (2) Where the award is not acceptable to Government;
- (3) Where the award is not acceptable to the owner of the land;
- (4) Where the title to the land is in dispute or the question of apportionment of the compensation is in dispute.

The first category of cases does not present any difficulty, as the owner of the land accepts the award. In such cases payment should be made to the owner while taking possession.